Aug 08 08 07:42a

808-876-1858

Case No. · CIV 04-00743 DE-WEN ADSS (Rev. 1207) Subposes in a Givil Case (Pure 2) PROOF OF SERVICE DATE PLACE 519 2200 Ave. 8-11-08 Non. NI 96816 **SERVED** SERVED ON (PRINT NAME) MANNER OF SERVICE George Donaldson for Georgiana Ucrsonally Frayer-Luna SERVED BY (PRUNT NAME) Alyssa Boland CIVIL Process DECLARATION OF SERVER I declars under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct. Executed on

Federal Rule of Civil Procedure 45 (c), (d), and (e), as amended on December 1, 2007:

(c) Protectives A Person Stutiect to A Substitute, and a party or provided the forest A Person Stutiect to A Substitute, A party or provided the feeding and activity a subspoon a maje take responsible steps to avoid imposing undue barden or commence on a person a table for the the subspoon. The density of our travel sufficient this objects to the subspoon. The density of our travel surfaces this day and imposed an appropriate sanction — which may include liest contribute and consortable alterney's lost — on a party or alterney who field to comply.

(2) Commence the Produce Milaterials or Permit Representation.

(A) Approximate Not Required. A person normalized to produce documents observationally proved information, or targetist things, or to permit the fastpection of produce and not appear in person at the place of productions or inspection unless also compared on process.

electronically proved information, or temptible through, or to portrait the imprecises of premaises, used not appear in person as the place of productions on imprecision surfaces also communiced to appear for a deposition, however, or origin, and the production surfaces also communiced to appear for a deposition, character, or origin, and the party or attorney designated in the subspection within a written adjusted to appear to comprecising, copying, betting or exampling appear and of the materials or introduced the premises——or to producing electronically secred information is the form or farme responsed. The objection must be served before the satisfact of the time specified for compliance or 14 days there the subspects in served. If an objection is used, the following instead apply:

(i) At any time, on material to be commanded person, the servicing party may serve the issuing court for an order may be required only se discrete in the electron used the order may be required only se discrete in the electron and the order must product to a postor who is a testifier a party on a party's officer from algorithms.

est in prosection of the control of

subposes that:

(i) fails to allow a restaurable time to comply:

(ii) requires a person who is neither a party see a party's officer to invest more than 160 miles from where they person which is a semployed, or regularly invested business in person—competitud, subjects of fails (3(X)(X)(X)). He person was the continuous in a strict by exceeding from any such piece within the state where the stall is held.

(iii) requires disclosures of privileged or other prescuted matter, if no exception or worker applied, or

(ii) subjects a person to melia burdea.

(iii) subjects a person to melia burdea.

(iii) When Pennimed. To protect a person subject to or affected by a subpoorse, the funding court may, on motion, quasti or mouthy the subpoorse if it requires.

(ii) disclosing a trade secret or other oral/decidal seasont, development, as corrected, information.

(ii) discharing an unretained experts agrasion or information that does not like occurrences in dispute and resolutions from the experts andy that was not

discribe apeciate occurrence to campute sum travole troto but compared many was an ex-terported by a party; or (ii) a period who is nother a party nor a party in afficient in these exhaustical aspects to sweet more than 100 million to attend trial (3) specifying Conditions as an Alexandro, in the sircumstances dostarbod in Rule 45(a)(1)(B), the court may, instead of quadring or modifying a subparence, order appearance or production realer appointed conditions if the serving party.

(i) shows a substantial need for the testimony or exact fall that carees be otherwise and without unduc handable, and (ii) owners that the subpostant person will be reasonably computation.

(ii) conserts that the subpossion person will be reasonably compensated.

[iii) DUTES IN RESIGNOING TO A SUBTORNA.

(ii) Producing Decisioners or Electronically Stored Information. These procedures apply to producing decisioners or electronically stored information. These procedures apply to producing decisioners or electronically stored further and the produce decisioners. A present responding to a subposite to produce decisioners. A present responding to a subposite or maintangulate and label them to correspond to the estigatorist is the deviated.

(3) Form for Producing Electronically Stored Information Not Specified. If a subposite does not apposite a form for producing decisionality several information, the person responding asset produces it is a form to form a making decisionality several information, the person responding asset produces it is a form to form a constantly usable form or form.

(C) Electronically Stored Information Produced in Only One Form. The process responding mod non-produce the purple Schored Information. The person responding mod non-produce the purple Schored Information. The person responding mod non-produce the purple Schored Information. The person responding mod non-producing order of electronically shored information from an encountry to the part (to person internition at not createnably associable because of electronically shored information from an expectable because of entire burden or cost. If the shoring is mask, the court may concluded consociable formation which the capturing party shores good cause, exeminations of Rule 26(b)(200C). The court may associate or the discovery.

(2) Cleaning Privilege of majors to protection as tell-proparation material struct. (I) expressly shale the cleany and (II) describe the material of the withheld decision for the discovery.

(3) Observe the the status of the withheld decision for the discovery or compatible the nation to assess the old formation in the privileged or unconstituted.

congrides things in a measure that, without the ending in formation tool privileged or protected, will enable the parties to assess the obligation to assess the obligation

(B) (information Produced. If information produced in imposse to a subpocoa is (B) (information Produced of information produced in majorate to a subpocute in subject to a claim of privilege or of protection as the small prosperation markets), the prosent making the claim analyse refer years; that measured the information of the olders and the basis for it. After being notified, a party mass property errors, networks, or destroy the proceding information and any topics is that that not not use or disatent the information with the claim is, or readed, must raise reasonable steps to retrieve the information in the party dischard it before these multiples and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must process the information until the claim is resolved.

The issuing court may hold it contempt a pennin whe, having both served, first without adequate to they the subpostes. A somptony's failure to obey must be escased if the subpostes property to require the mospetty to offered or produce as a place estable the limits of Rube 45(c)(3)(A)(1)

FILED IN THE UNITED STATES DISTRICT COURT DISTRICT OF HAWAII

Aug 08 08 07:41a

808-876-1858

SADSS (Roy 12/07) Subnoces in a Civil Case

Issued by the UNITED STATES DISTRICT COURT

District of Hawaii

TARYN CHRISTIAN, Petitioner

SUBPOENA IN A CIVIL CASE

CLAYTON FRANK, Director, Dept. Public Safety

Case Number:1 CIV. 04-00743

TO: Georgiana Frayer-Luna c/o George Donaldson 519 22nd Avenue Honolulu, Hawali. 96816 YOU ARE COMMANDED to appear in the United States District court at testify in the above case.	the place, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
Federal District Court	# 7 / Judge KOBAYASH
300 Ala Moana Blvd Honolufu, Hawaii, 96850	DATE AND TIME
FEUILDING, EMPRIS, COUCE	8/18/2008 8:30 am
YOU ARE COMMANDED to appear at the place, date, and time specified to in the above case.	sclow to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection and copying to place, date, and time specified below (list documents or objects):	if the following documents of objects at the
PLACE	DATE AND TIME
☐ YOU ARE COMMANDED to permit inspection of the following premises	at the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpocuted for the taking of a depositive directors, or managing agents, or other persons who consent to testify on its behalf, and matters on which the person will testify. Federal Rule of Civil Procedure 30(b)(6).	
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTOMBET OR PLAINTIES OR DE Attorney for Petitioner, Mark Barrett	MDANT) DATE
moderal terraphoral and property and propert	Marchadol 26 77 C

(See Pederal Rule of Civil Procedure 43 (c), (d), and (c), on next page)

Mark Barrett, P.O.Box 896, Norman Ok. 73070 Ph: 405 364-8367

ISSUING OPFICER'S NAME, ADDRESS AND PHONE NUMBER

¹ If action is pending in district other than district of issuance, state district under case number.